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Federal Defenders OF NEW YORK, INC.

Southern District 81 Main Street, Suite 300 White Plains, N.Y. 10601 Tel: (914) 428-7124 Fax; (914) 997-6872

David E. Patton Executive Director and Attorney-in-Chief

Susanne Brody Attorney in Charge White Plains

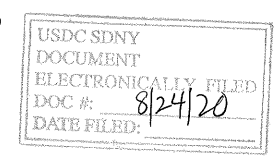
Via E-mail and ECF

The Honorable Paul E. Davison Magistrate Judge Southern District of New York 300 Quarropas Street White Plains, NY 10601

Re:

U.S. v. Jason Brown 20-MJ-07305

August 24, 2020



Dear Honorable Davison:

I am writing in regard to Jason Brown and to ask that the terms of his release be modified to allow him, with prior approval from Pretrial Services, to leave his home once a week to mow the lawn around his house. As background, Mr. Brown was granted a bail package by Your Honor following a contested bail hearing on July 15, 2020. Mr. Brown has been subject to home detention since his release on July 21, 2020 and, according to Pretrial Officer Vincent Adams, Mr. Brown has complied with all of his obligations. I have spoken to AUSA Benjamin Gianforti, and he does not object to this request. I have spoken to Pretrial Officer Vincent Adams, and he takes no position regarding this request.

Thank you very much for your consideration.

PPLICATION GRANTED

eul E. Davison, U.S.M.J.

cc:

AUSA Benjamin Gianforti Pretrial Officer Vincent Adams Respectfully.

Assistant Federal Defender

¹ Mr. Brown's wife is handicapped and cannot mow the loan. Over the past month, Mr. Brown has relied on a neighbor to mow his loan but that neighbor does not want to continue mowing the loan and, according to Mr. Brown, the city of Yonkers will fine him if he fails to keep his lawn trimmed.